IN THE UNITED STATES PATENT.

A: Hiroji KAWAI

Y DOCKET NO.: 09792909 4785

O.: 09/768,912 GROUP ART UNIT: 2881

January 24, 2001 EXAMINER: J. MENEFEE

"NITRIDE III-V COMPOUND SEMICONDUCTOR DEVICE" (as amended to the compound of the compo

EY DOCKET NO.:

1O.:

TITLE:

BOX For Amendment

Assistant Commissioner for Patents

Washington, D.C. 20231

SIR:

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I, Hiroji KAWAI (herein after "I" or "Aftiant") hereby declare as follows:

- 1. I am the sole inventor of the subject matter that is claimed and for which a patent is sought on the invention entitled NITRIDE III V COMPOUND SEMICONDUCTOR DEVICE. 5 having the serial no. 09/768,912, and filed on January 24, 2001.
  - 2. In the Office Action having a mailing date of November 5, 2001, the Examiner presented as prior art under 35 U.S.C. §102 the reference Nanoue (US 5,905,275) to reject all pending claims under 35 U.S.C. §102.
    - 3. I have reviewed and understand the contents of the cited patent Numeur.
  - 4. This written document is an affidavit of prior invention to overcome the cited patent Nunoue. As inventor of the subject matter of the rejected claims, I hereby submit this outh to overcome Nunoue.

#### 1. Showing of Facts Through Document Evidence

5. Below are facts that show a reduction to practice of the invention on or before the June 16, 1997 filing date of Nunoue.

6. Exhibits

By way of explanation and not limitation, the present application claims priority to Japanese application \$10-147492. In turn, Japanese application \$10-147492 claims primity to Japanese application P09-138451, which was filed on May 28, 1997. Moreover, Japanese application P09-138451 at least was based on a pre-June 16, 1997 Invention Report. The following Exhibits accompany this affidavit:

Exhibit A is a certified English translation of Japanese application P09-138451 having a filing date of May 78, 1997,

Exhibit B is an English translation of a me June 16, 1997 Invention Report submitted by myself to Sony Corporation, my employer and the assignee of the 09/768,912 application;

Exhibit C is a pre-June 16, 1997 Japanese language Invention Report submitted by myself to Sony Corporation, my employer and the assignee of the (19/768,912 application,

Exhibit D is a certified copy of Japanese application P09-138451; and

Exhibit F. is a corrified English translation of Japanese application 1:10-147492.

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Exhibit A is a filed patent application to establish reduction to practice on or before the June 16, 1997 filing date of Numone. The invention report of Exhibit C is an original disclosure document exhibit of text and drawings. Photocopies of English translations form part of this affidavit as Exhibit A and Exhibit B.

#### A. Facts establishing reduction to practice

# 7. <u>In Ge</u>neral

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In general, the facts of the Exhibits are hereby incorporated by this reference to the Exhibits. Moreover, I present the below facts to establish a reduction to practice of the invention of claims 2-12 on or before the June 16, 1997 effective date of Nunoue.

## 8. Claims 9-12

Claim 9 recites: A semiconductor device having a single-crystal substrate made of a material different from nitride III-V compound semiconductors, and a device made on one major surface of said single-crystal substrate by using III V compound semiconductors. comprising: electrical connection to said device being made through a via hole formed in said single-crystal substrate. Exhibit A tenches this subject matter at page 3, lines 1-10.

Claim 10 recites: The semiconductor device according to claim 9 wherein said singlecrystal substrate is a sapphire substrate, spinel substrate, perovskite yttrium aluminate substrate or SiC substrate. Exhibit A teaches this subject matter at page 3, lines 12 15.

Claim 11 recites: The semiconductor device according to claim 9 wherein said ... device is a comiconductor laser using nitride III V compound comiconductore. Exhibit A teaches at page 3, lines 6-7 that the device made on the one major surface uses nitride III-V compound semiconductors. Moreover, Exhibit A teaches at page 14, lines 22-23 that a Field Effect Transistor (FET) device may be a semiconductor device formed on the one major surface. At page 34, lines 3-10, Exhibit A teaches that the invention is not limited to the specific embodiments described, but includes changes and modifications that may be effected by one skilled in the art. At page 22, lines 19 20, Exhibit A teaches the use of a lacer. Thus, from Exhibit A, a skilled person would know that the device on the one major surface may be a semiconductor laser using nitride III-V compound semiconductors. In other words, the differences between the invention in claim 11 and Exhibit A is so small as to render claim 11 30 obvious over Exhibit A. Accordingly, Exhibit A teaches the subject matter of claim 11.

Chairs 12 recited: The semiconductor device according to claim 9 wherein said ... device is a FET using nitride III-V compound semiconductors. Exhibit A teaches at page 3, lines 6-7 that the device made on the one major surface uses nitride II-V compound somiconductors. Moreover, Exhibit A teaches at page 14, lines 22 23 that a Field Effect Transistor (FET) device may be formed on the one major surface. Accordingly, Exhibit A. teaches the subject matter of claim 12.

- 9. The details of Exhibit A permit comprehension of the requisite means of the claimed invention and their interaction. Thus, the scope of this affidavit is commensurate with the scope of the claimed subject matter.
- 10. To the extent the Exhibits do not support all claimed limitations, the differences between the claimed invention and the Exhibits are so small as to render the claims obvious over Exhibits. Thus, this affidavit shows no more than the Exhibits show. Accordingly, any missing limitation is supported by this affidavit.

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#### 2. Effective date of Nunoue

11. As indicated on the face of the Nunoue patent, the date on which Nunoue was available as prior art under 35 U.S.C. §102(a) or (e) was June 16, 1997, namely, the U.S. filing date of Nunoue. Accordingly, the date to overcome is June 16, 1997.

## 3. On or before the effective date of Nunoue

12. I alloge that the acts relied upon to establish the date on or before Numbus occurred on or before June 16, 1997.

## 4. Reduction to Practice

13. Since the above facts are taken from Japanese application P09-138451, which was filed on or before June 16, 1997, I have established reduction to practice on or before June 16, 10 1997 through a filed patent application. Affiant reserves the right to establish reduction to practice.

#### B. Facts establishing reasonable diligence

14. Singe I established reduction to practice on or before June 16, 1997, it is not 15 necessary to establish reasonable diligence.

#### II. Allegations and Other Statements

- 15. I alloge that the acts relied upon to catablish the date on or before Nunoue were carried out in one of (i) this country, (ii) in a NAFTA country, (iii) in a WTO member country, and (iv) as provided for under 35 U.S.C. §119 and 35 U.S.C. §365. Moreover, I allege that the above subject matter used to anticiate Nunoue possesses utility. Further, I allege that Nunoue does not claim the same patentable invention, as defined in Section 1.601(n).
- 16. As a first statement of fact, the dates of fixhibit R and Exhibit C have been removed from the exhibits. However, I allege that the acts relied upon to establish the date on or before Nunoue occurred on or before June 16, 1997.
- 35 17. As a second statement of fact, the May 18, 1999 issue date of Nunoue is not more than one year prior to the May 21, 1999 effective filing date of the application in this country.

# III. Conclusion

18. Based on the foregoing, an appropriate oath is made. Accordingly, I request that Namoue not but the grant of a patent to Affiant.

#### 30 IV. Signatures and Declaration in Lieu of Oath Under 37 C.F.R. \$1.68

19. As the inventor of the subject matter claimed, the Affiant in this affidavit, and the declarant in this declaration in lieu of oath, I hereby declare that the statements made of my own knowledge are true and that all statements made on information and belief are believed to be true. I acknowledge that willful false statements and the like are punishable by fine or imprisonment, or both (18 U.S.C. §1001), and may jeopardize the validity of the application or any patent issuing thereon.

Hirofo Kawari Hay 17, 2002 Himji KAWAI Date

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